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16		Attorneys for Defendant
17		McKool Smith, P.C.
18	UNITED STATES DISTRICT COURT	
19	NORTHERN DISTRICT OF CALIFORNIA	
20	BERNARD PARRISH, BOB GRANT, ROY LEE JEFFERSON, WALTER	CASE NO. CV-10-3200-WHA
21	BEACH, DR. CLINTON JONES, WALTER ROBERTS, III, CLIFTON	JOINT STIPULATION AND [PROPOSED] ORDER RE SETTLEMENT
22	MCNEIL, MARVIN COBB, JOHN BRODIE, CHUCK BEDNARIK, AND	CONFERENCE
23	PAUL HORNUNG on behalf of	
2.4	themselves and all others similarly situated,	
24	Plaintiffs,	
25	vs.	
26	MANATT, PHELPS & PHILLIPS, LLP, and McKOOL SMITH, P.C.,	
27	Defendants.	
28		

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1	Plaintiffs Bernard Parrish, Roy Lee Jefferson, Walter Beach, Clifton McNeil, John Brodie		
2	Chuck Bednarik, and Paul Hornung, and Defendants Manatt, Phelps & Phillips, LLP and McKoo		
3	Smith, P.C., by and through their respective counsel, hereby declare and stipulate as follows:		
4	WHEREAS, a settlement conference was originally scheduled to take place before the		
5	Honorable Joseph C. Spero on February 17, 2011;		
6	WHEREAS, the February 17, 2011 settlement conference was cancelled by order of the		
7	Court on February 15, 2011;		
8	WHEREAS, the February 15, 2011 order vacating the settlement conference indicated tha		
9	the settlement conference could by rescheduled at the request of either party;		
10	WHEREAS, on March 14, 2011, the parties agreed to reschedule the settlement		
11	conference before Judge Spero on either June 15 or 16, 2011;		
12	WHEREAS, on March 14, 2011, counsel for McKool Smith, P.C. confirmed with the		
13	Court a settlement conference for June 15, 2011 at 9:30 a.m.;		
14	WHEREAS, Plaintiffs and Defendants agree to a June 8, 2011 deadline for providing the		
15	Court with any updates to their previously submitted settlement conference statements;		
16	ACCORDINGLY, THE PARTIES STIPULATE AS FOLLOWS:		
17	(1) A settlement conference will be held before the Honorable Joseph C. Spero on		
18	June 15, 2011, beginning at 9:30 am.		
19	(2) Any updates to the settlement conference statements previously submitted to the		
20	Court shall be due no later than June 8, 2011.		
21	IT IS SO STIPULATED.		
22			
23	Date: March 18, 2011 Blecher & Collins, P.C.		
24	By: /s/ Maxwell M. Blecher*		
25	Maxwell M. Blecher Attorneys for Plaintiffs		
26	Bernard Parrish, et al.		
27	* Electronically signed by counsel for McKool Smith P.C. with concurrence from counsel for		
28	Bernard Parrish, et al., pursuant to N.D. Cal. General Order 45 ¶ X.B.		

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1	D M 1 10 2011	ard Rice Nemerovski Canady Falk & Rabkin
2	110 W	ard Rice Nemerovski Canady Park & Raukin
3		/s/ Pamela Phillips [†]
4		Pamela Phillips Attorneys for Defendant
5	5	Manatt, Phelps, & Phillips, LLC
6	Date: March 18, 2011 Mung	ger, Tolles & Olson LLP
7		/s/ Sean Eskovitz
8	_	Sean Eskovitz Attorneys for Defendant
9		McKool Smith, P.C.
10		
11		
12	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
13	3	ATES DISTRICT
14	Dated: March <u>21</u> , 2011 By:	
15		
16	5	I C Spero
17	7	Judge Joseph C. Spero
18	8	DISTRICT OF
19	9	OISTRIC!
20)	
21	1	
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25	5	
26	5	
27	7 Flectronically signed by counsel for McKool S	mith P.C. with concurrance from counsel for
28	† Electronically signed by counsel for McKool Smith P.C. with concurrence from counsel for Manatt, Phelps & Phillips, LLC, pursuant to N.D. Cal. General Order 45 ¶ X.B.	

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